STATE OF ILLINOIS ILLINOIS COMMERCE COMMISSION

AMEREN TRANSMISSION COMPANY OF ILLINOIS	}
Petition for a Certificate of Public Convenience and Necessity, pursuant to Section 8-406.1 of the Illinois Public Utilities Act, and an Order pursuant to Section 8-503 of the Public Utilities Act, to Construct, Operate and Maintain a New High Voltage Electric Service Line and Related Facilities in the Counties of Adams, Brown, Cass, Champaign, Christian, Clark, Coles, Edgar, Fulton, Macon, Montgomery, Morgan, Moultrie, Pike, Sangamon, Schuyler, Scott and Shelby, Illinois.	{ } } } } Docket No. 12-0598 } } } }

REBUTTAL TESTIMONY OF ANDREW ROBINETTE ON REHEARING

Now comes Andrew Robinette, and after first being duly sworn upon his oath deposes and says:

- Q. Please state you name and address.
- A. Andrew Robinette, 295 DeLong Road, Waverly, Illinois 62629.
- Q. On whose behalf are you testifying in this proceeding:
- **A.** I am testifying on behalf of myself and my spouse, Stacy Robinette (collectively "The Robinette Family").
- Q. What is the purpose of your rebuttal testimony?
- A. The purpose of my rebuttal testimony is to respond to the direct testimony provided to the Illinois Commerce Commission by Donell Murphy.
- Q. Have you previously testified before the Illinois Commerce Commission:
- **A.** Yes. I have submitted written testimony to the Illinois Commerce Commission on two occasions pertaining to this case.
- Q. Are you opposed to the installation of the new 345kv line using the existing 138kv route?
- A. No. The Robinette Intervenor Alternate Route has been proposed for use only in the event the Illinois Commerce Commission decides to approve the Alternative Route (or Stipulated Route) that is currently approved.
- Q. Are there clarifications that you would like to make in response to Mr. Murphy's Testimony?
- A. Yes.
- Q. What are those clarifications?

- Pertaining to Line 34 on Page 2 of 5, please note that the real estate owned by the Robinette Family includes a residence and is not unoccupied farm ground.
- Pertaining to Line 41 on Page 3 of 5, please note that the map presented is outdated and inaccurate. The map shows only one residence on DeLong Road. There are three residences on DeLong Road and one residence on Nortonville Road that would be impacted by the Alternate Route as currently approved. The four residences are identified on Rebuttal Exhibit 1 attached hereto.
- Pertaining to Lines 45 and 46 on page 3 of 5, Rebuttal Exhibits 2 and 3 attached hereto are examples of where ATXI is planning on installing the transmission line cutting across properties and not following sectional lines or roadways. The Intervenor Alternate Route is not the only part of the complete route that does not follow section lines or roadways.
- Pertaining to Lines 46 and 47 on page 3 of 5, the Robinette Intervenor Alternate Route would affect others. However, the Robinette Intervenor Alternate Route will remove the line away from residences in the very small section of line in question. The entire ATXI route is going to affect new land owners. The only way not to affect new land owners is to use the 138kv route being proposed by other groups.
- Pertaining to Line 55 on page 3 of 5, the map (as detailed in paragraph 2 above) is outdated and inaccurate.
- In response to Lines 62-64 on page 4 of 5, please note that the Robinette residence is built on a hill that faces southeast. Not only will the Robinettes be affected by the line in front of the Robinette residence, the line would also be a constant eyesore for the Robinettes who have a wrap around porch facing both sections of line as currently proposed. The Robinettes have spent in excess of \$600,000.00 and two years of their lives in building their residence. Has all this money and effort been expended to constantly look at multiple sections of a transmission line? How is a valuation completed on this impact?

Q. Does this complete your rebuttal testimony?

A. Yes.

Andrew Robinette

Subscribed and sworn to before me,

a Notary Public, this 27 day of November, 2013.

Notary Public

OFFICIAL SEAL KEVIN N. McDERMOTT NOTARY PUBLIC, STATE OF ILLINOIS

MY COMMISSION EXPIRES 7-11-2016

PROOF OF SERVICE

STATE OF ILLINOIS

SS

COUNTY OF SANGAMON

I, Kevin N. McDermott, being an attorney admitted to practice in the State of Illinois, and the attorney for Andrew Robinette and Stacy Robinette, herewith certify that I did on the 27th day of November, 2013, electronically file with the Illinois Commerce Commission, the REBUTTAL TESTIMONY OF ANDREW ROBINETTE ON REHEARING, and electronically served same upon the persons identified on the Commissions' service list.

By.

Kevin N. McDermott, Attorney

109 S. 7th Street Springfield, Illinois 62701 Phone: 217-753-4070

Fax: 217-753-4010

EMail: Kevin@KevinNMcDermott.com